This Page Is Inserted by IFW Operations and is not a part of the Official Record

BEST AVAILABLE IMAGES

Defective images within this document are accurate representations of the original documents submitted by the applicant.

Defects in the images may include (but are not limited to):

- BLACK BORDERS
- TEXT CUT OFF AT TOP, BOTTOM OR SIDES
- FADED TEXT
- ILLEGIBLE TEXT
- SKEWED/SLANTED IMAGES
- COLORED PHOTOS
- BLACK OR VERY BLACK AND WHITE DARK PHOTOS
- GRAY SCALE DOCUMENTS

IMAGES ARE BEST AVAILABLE COPY.

As rescanning documents will not correct images, please do not report the images to the Image Problem Mailbox.

PATENT COOPERATION TREATY

From the INTERNATIONAL S EARCHING AUTHORIT	PCT
TION THE INTERINATIONAL S.E. W. C	
Attn. Richards, John	NOTIFICATION OF TRANSMITTAL OF THE INTERNATIONAL SEARCH REPORT OR THE DECLARATION
New York, NY 10023	G 1 2 2003 (PCT Rule 44.1)
	Date of mailing (day/month/year) 07/08/2003
Applicant's or agent's file reference H-245	FOR FURTHER ACTION See paragraphs 1 and 4 below
International application No.	International filing date (day/month/year) 12/06/2002
PCT/US 02/18702	12/00/2002
Applicant THE GILETTE COMPANY	
Filing of amendments and statement under Arti The applicant is entitled, if he so wishes, to amend	is is normally 2 months from the date of transmittal of the r more details, see the notes on the accompanying sheet. WIPO ettes erland
For more detailed instructions, see the notes on	the accompanying sheet.
Article 17(2)(a) to that effect is transmitted herewi	
1 1 	an) additional fee(s) under Rule 40.2, the applicant is notified that:
the protest together with the decision thereor applicant's request to forward the texts of both	n has been transmitted to the International Bureau together with the the protest and the decision thereon to the designated Offices.
no decision has been made yet on the protes	st; the applicant will be notified as soon as a decision is made.
4. Further action(s): The applicant is reminded of the fo	ollowing:
	national application will be published by the International Bureau. n, a notice of withdrawal of the international application, or of the provided in Rules 90bis.1 and 90bis.3, respectively, before the hall publication.
Within 19 months from the priority date, a demand for in wishes to postpone the entry into the national phase up	nternational preliminary examination must be filed if the applicant until 30 months from the priority date (in some Of fices even later).
Within 20 months from the priority date, the applicant m before all designated Offices which have not been ele priority date or could not be elected because they are	nust perform the prescribed acts for entry into the national phase ected in the demand or in a later election within 19 months from the not bound by Chapter II.
Name and mailing address of the International Searching A	uthority Authorized officer
European Patent Office, P.B. 5818 Patentiaan NL-2280 HV Rijswijk TEL: (+31-70) 340-2040, Tx. 31 651 epo nl, TEKIN	Nicolas Michaleczek
Form PCT/ISA/220 (July 1998)	Estsa

INT ERNATIONAL SEARCH REPORT

International Application No PCT/US 02/18702

A. CLASSIFICATION OF SUBJECT ATTER A61K7/06 A61K48/00

A61K31/19

A61K31/4745 A61K31/56

According to International Patent Class Ification (IPC) or to both national classification and IPC

B. FIELDS SEARCHED

Minimum documentation searched (classification system followed by classification symbols)

A61K IPC 7

Documentation searched other than mi nimum documentation to the extent that such documents are included in the fields searched

Electronic data base consulted during the international search (name of data base and, where practical, search terms used)

WPI Data, PAJ, EPO-Internal, BIOSIS, MEDLINE, EMBASE, PASCAL, SCISEARCH

ategory °	NTS CONSIDERED TO BE RELEVANT Citation of document, wit in indication, where appropriate, of the relevant passages	Relevant to claim No.
	WO 98 23276 A (GABEV EVGENI EVGENIEV; ANRET LTD (BG); GABEV EVGENI BOGOMILOV (BG)) 4 June 1998 (1998-06-04) abstract	22,23,27
	JP 09 143096 A (POLA CHEM IND INC) 3 June 1997 (1997-06-03) abstract	22,23,27
(US 6 017 912 A (BUSSELL LETANTIA) 25 January 2000 (2000-01-25) abstract examples; claims	22,23,27
	+ W099/19466	

Y Further documents are listed in the continuation of box C.	Patent family members are listed in annex.
 Special categories of cited documents: "A" document defining the general state of the art which is not considered to be of particular relevance "E" earlier document but published on or after the international filing date "L" document which may throw doubts on priority claim(s) or which is cited to establish the publication date of another citation or other special reason (as specified) "O" document referring to an oral disclosure, use, exhibition or other means "P" document published prior to the international filing date but tater than the priority date claimed 	"T" later document published after the international filing date or priority date and not in conflict with the application but cited to understand the principle or theory underlying the invention document of particular relevance; the claimed invention cannot be considered novel or cannot be considered to involve an inventive step when the document is taken alone document of particular relevance; the claimed invention cannot be considered to involve an inventive step when the document is combined with one or refer other such documents, such combination being obvious to a person sidiled in the art. *&* document member of the same paten ** family
Date of the actual completion of the international search	Date of mailing of the international s∈arch report
15 July 2003	07/08/2003
Name and mailing address of the ISA European Patent Office, P.B. 5818 Patentiaan 2	Authorized officer
NL - 2280 HV Rijswijk Tel. (+31-70) 340-2040, Tx. 31 651 epo ni, Fax: (+31-70) 340-3016	Hornich, E

INT ERNATIONAL SEARCH REPORT

International Application No
PCT/US 02/18702

C.(Continua	tion) DOCUMENTS CON SIDERED TO BE RELEVANT	÷ .	
Category °	Citation of document, with indication, where appropriate, of the relevant passages		Relevant to claim No.
A	IZBICKA E ET AL: "Effects of cationic porphyrins as G-quadruplex interactive agents in human tumor cells." CANCER RESEARCH. UNITED STATES 1 FEB 1999, vol. 59, no. 3, 1 February 1999 (1999-02-01), pages 639-644, XP 002247791		
	ISSN: 0008-5472		
Α	RAMIREZ RUBEN D ET AL: "Telomerase activity concentrates in the mitotically active segments of human hair follicles." JOURNAL OF INVESTIGATIVE DERMATOLOGY, vol. 108, no. 1, 1997, pages 113-117, XP009013613		
	ISSN: 0022-202X		
;			
٠			
		• .	
		· .	

FURTHER INFORMATION CONTINUED FROM PCT/ISA/ 210

Continuation of Box I.2

Claims Nos.: 4, 5

1. The subject—matter of present claims 1, 19-21, 22, 25, 27 and 28 (and the dependent claims 3-18) is defined by means of the functional features 'inhibitor of telomerase', 'a compound that reduces telomerase levels in the hair follicles', 'a compound that reduces telomerase mRNA expression in the hair follicles', 'a compound that promotes the erosion of telomeric DNA in the hair follicles'.

Because of the character of the functional features, it cannot be guaranteed that the performed search is complete.

It cannot be excluded that compounds fulfilling the requirements of the functional feature have not been identified as doing so in the prior art. If such compounds have not been identified in the application either, they have not been covered by the search.

The search has been carried out, based on the functional features per se as well as the examples given in the application and the compounds particularly mentioned in claim 2.

It is further pointed out that the substantive examination can only be carried out to the same extent as the search.

2. Present claims 4 and 5 relate to the use of a composition which is defined by reference to a desirable characteristic or property. An attempt is made to define the composition by reference to a result to be achieved and thus is unclear in the sense of Art. 6 PCT.

The applicant's attention is drawn to the fact that claims, or parts of claims, relating to inventions in respect of which no international search report has been established need not be the subject of an international preliminary examination (Rule 66.1(e) PCT). The applicant is advised that the EPO policy when acting as an International Preliminary Examining Authority is normally not to carry out a preliminary examination on matter which has not been searched. This is the case irrespective of whether or not the claims are amended following receipt of the search report or during any Chapter II procedure.

FURTHER INFORMATION C ONTINUED FROM PCT/ISA/ 210

Continuation of Box I.2

Claims Nos.: 4, 5

1. The subject—matter of present claims 1, 19-21, 22, 25, 27 and 28 (and the dependent claims 3-18) is defined by means of the functional features 'inhibitor of telomerase', 'a compound that reduces telomerase levels in the hair follicles', 'a compound that reduces telomerase mRNA expression in the hair follicles', 'a compound that promotes the erosion of telomeric DNA in the hair follicles'.

Because of the character of the functional features, it cannot be quaranteed that the performed search is complete.

It cannot be excluded that compounds fulfilling the requirements of the functional feature have not been identified as doing so in the prior art. If such compounds have not been identified in the application either, they have not been covered by the search.

The search has been carried out, based on the functional features per se as well as the examples given in the application and the compounds particularly mentioned in claim 2.

It is further pointed out that the substantive examination can only be carried out to the same extent as the search.

2. Present claims 4 and 5 relate to the use of a composition which is defined by reference to a desirable characteristic or property. An attempt is made to define the composition by reference to a result to be achieved and thus is unclear in the sense of Art. 6 PCT.

The applicant's attention is drawn to the fact that claims, or parts of claims, relating to inventions in respect of which no international search report has been established need not be the subject of an international preliminary examination (Rule 66.1(e) PCT). The applicant is advised that the EPO policy when acting as an International Preliminary Examining Authority is normally not to carry out a preliminary examination on matter which has not been searched. This is the case irrespective of whether or not the claims are amended following receipt of the search report or during any Chapter II procedure.

INTERNAT IONAL SEARCH REPORT

International application No. PCT/US 02/18702

Box I	Observations where	certain claims w	ere found unsearcha	ble (Continuation of	of item 1 of first s	
This Int	ernational Search Report	as not been establi	shed in respect of certain	claims under Article 1	7(2)(a) for the follow	ing reasons:
1. X	Claims Nos.:			tie Autorite nomehr		
. [7	because they relate to su					
	Although claims human/animal bo effects of the	ody, the sea	rch has been ca	ted to a meth rried out and	od of treatm based on th	ent of the e alleged
2. X	Claims Nos.: because they relate to pa an extent that no meaning	4, 5 arts of the Internation offul International Se	nal Application that do no earch can be carried out,	ot comply with the pres	scribed requirements	to such
	see FURTHER IN					
		•				
3	Claims Nos.:	4.7			I Maind an aboneous of F)la () 4(a)
	Claims Nos.: because they are dependent	dent claims and are	not drafted in accordance	e with the second and	third sentences of F	rule 6.4(a).
			·			
Box I	Observations where	unity of invention	on is lacking (Continu	uation of item 2 of	first she et)	
This ir	nternational Searching Auth	ority found multiple i	nventions in this internal	ional application, as fo	ollows:	
				•		
						•
						•
				•		
						**
1. [As all required additiona	l search fees were t	imely paid by the applica	nt, this International S	Search Report covers	s all
<u>L</u>	☐ searchable claims.					
					•	
2.	As all searchable claims of any additional fee.	could be searched	without effort justifying a	n additional fee, this A	Authority did not invit	e payment
		•				
-						
з. [As only some of the req	uired additional sear s for which fees were	ch fees were timely paid e paid, specifically claim	by the applicant, this Nos.:	International Search	n Report
i	•		•	•		·
			•	•	•	
	•	. •				
4. [No required additional s	search fees were time on first mentioned in	ely paid by the applicant the claims; it is covered	. Consequently, this I by claims Nos.:	nternational Search	Report is
			•	•		
		·				
Rem	ark on Protest		The additional s	earch fees were acco	ompanied by the app	olicant's protest.
			No protest acco	mpanied the paymen	nt of additional searc	h fees.
.			لـــا			

INT ERNATIONAL SEARCH REPORT

Information on patent family members

International Application No PCT/US 02/18702

			member(s)	Publication date	
A	04-06-1998	AU WO BG	49370 97 A 98232 76 A2 101011 A	22-06-1998 04-06-1998 29-05-1998	
Α	03-06-1997	NONE			
Α	25-01-2000	NONE			
	A	A 03-06-1997	WO BG A 03-06-1997 NONE	WO 9823276 A2 BG 101011 A A 03-06-1997 NONE	